

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address: COMMISSIONER OF PATENTS AND TRADEMARKS
Washington, D.C. 20231
www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/073,847	02/11/2002	Matthias Stecher	WMP-IFT-699	6635
75	11/08/2002			
LERNER AND GREENBERG, P.A. Post Office Box 2480 Hollywood, FL 33022-2480			EXAMINER	
			PRENTY, MARK V	
			ART UNIT	PAPER NUMBER
			2822	7
		DATE MAILED: 11/08/2002		

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No. 10/073,847 Applicant(s)

STECHER et al.

Examiner

Prenty

Art Unit 2822

l
I
-
I

The M	AILING DATE of this communication appears	on the cover sheet with t	the correspondence address		
Period for Reply	_				
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE _ THE MAILING DATE OF THIS COMMUNICATION.					
- Extensions of time may be available under the provisions of 37 CFR 1.136 (a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.					
 If NO period for reply Failure to reply with 	y specified above is less than thirty (30) days, a reply within the y is specified above, the maximum statutory period will apply a n the set or extended period for reply will, by statute, cause the y the Office later than three months after the mailing date of t	nd will expire SIX (6) MONTHS fr re application to become ABANDO	om the mailing date of this communication. NED (35 U.S.C. § 133).		
	djustment. See 37 CFR 1.704(b).	nis continunication, even in tenery	mod, may rouded any		
Status					
1) 💢 Respons	ive to communication(s) filed on <u>Feb 11, 2</u>	002	·		
2a) This acti	on is FINAL . 2b) 💢 This act	ion is non-final.			
	s application is in condition for allowance e accordance with the practice under Ex pa				
Disposition of Cla	aims				
4) 💢 Claim(s)	1-14		is/are pending in the application.		
4a) Of the	above, claim(s)		is/are withdrawn from consideration.		
5) Claim(s)			is/are allowed.		
6) 💢 Claim(s)	1-14		is/are rejected.		
7) 🗌 Claim(s)			is/are objected to.		
8) 🗌 Claims _		are subject	to restriction and/or election requirement.		
Application Pape	rs				
9) 🗌 The spec	cification is objected to by the Examiner.				
10) 💢 The drav	ving(s) filed on <u>Feb 11, 2002</u> is/are	a) accepted or b) 5	objected to by the Examiner.		
	nt may not request that any objection to the d				
11)□ The prop	oosed drawing correction filed on	is: a)□ a	pproved b) \square disapproved by the Examiner		
If appro	ved, corrected drawings are required in reply	to this Office action.			
12) The oath or declaration is objected to by the Examiner.					
•	U.S.C. §§ 119 and 120				
13) 💢 Acknowledgement is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).					
a) ☑ All b) ☐ Some* c) ☐ None of:					
1. 💢 Ce	1. X Certified copies of the priority documents have been received.				
	2. Certified copies of the priority documents have been received in Application No				
 Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). *See the attached detailed Office action for a list of the certified copies not received. 					
 14) ☐ Acknowledgement is made of a claim for domestic priority under 35 U.S.C. § 119(e). a) ☐ The translation of the foreign language provisional application has been received. 					
15) Acknowledgement is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.					
Attachment(s)					
1) X Notice of Refere	inces Cited (PTO-892)	4) Interview Summary (PTO	-413) Paper No(s)		
2) Notice of Drafts	person's Patent Drawing Review (PTO-948)	5) Notice of Informal Patent	Application (PTO-152)		
3) X Information Disc	closure Statement(s) (PTO-1449) Paper No(s)6	6) Other:			

This Office Action is in response to the papers filed February 11, 2002.

Fig. 1 is incorrect in depicting region 40 as N type, it is P type (see the specification at page 13, lines 15-17). Correction is required.

Claims 1-14 are rejected under 35 U.S.C. §112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Independent claim 1 is incorrect in reciting "a first doped terminal zone and a second doped terminal zone formed in said insulation layer" and "a drift zone formed in said insulation layer." Such should instead read "a first doped terminal zone and a second doped terminal zone formed in said <u>semiconductor</u> layer" and "a drift zone formed in said <u>semiconductor</u> layer," respectively.

Claims 2-14 depend on independent claim 1 and are thus similarly incorrect.

Claims 1, 2, 5 and 6 are rejected under 35 U.S.C. §103(a) as being unpatentable over Letavic et al. (United States Patent 6,221,737) together with Assaderaghi et al. (United States Patent 6,121,661).

With respect to independent claim 1, Letavic et al. disclose a semiconductor component (see the entire reference, particularly Fig. 1), comprising: a semiconductor substrate 100; an insulation layer 102 on said semiconductor substrate; a semiconductor layer 104 configured on said insulation layer; a first doped terminal zone 108 and a second doped terminal zone 116 formed in said [semiconductor] layer; and a drift zone 110 formed in said [semiconductor] layer; said drift zone formed between said first doped terminal zone and said second doped terminal zone.

The difference between Letavic et al's semiconductor component and claim 1's semiconductor component is at least one of claim 1's first and second doped terminal zones directly adjoins the semiconductor substrate.

Assaderaghi et al. teach connecting the source and drain regions of a MOSFET formed in an SOI (silicon on insulator) configuration to the underlying semiconductor substrate, in order to provide ESD (electrostatic discharge) protection and improved heat dissipation (see the entire reference, particularly Fig. 4A).

It would have been obvious to one skilled in this art to connect Letavic et al's source and drain regions 108 and 116 (i.e., its first and second doped terminal zones) to underlying substrate 100, in order to provide Letavic et al's semiconductor component with ESD protection and improved heat dissipation, as taught by Assaderaghi et al.

Claim 1 is thus rejected under 35 U.S.C. §103(a) as being unpatentable over Letavic et al. together with Assaderaghi et al.

With respect to dependent claim 2, as stated above with respect to independent claim 1, it would have been obvious to one skilled in this art to connect Letavic et al's source and drain regions 108 and 116 (i.e., its first and second doped terminal zones) to underlying substrate 100, in order to provide Letavic et al's semiconductor component with ESD protection and improved heat dissipation, as taught by Assaderaghi et al..

Claim 2 is thus rejected under 35 U.S.C. §103(a) as being unpatentable over Letavic et al. together with Assaderaghi et al.

With respect to dependent claim 5, Letavic et al's semiconductor component further comprises a depletion zone 106 configured between said second terminal zone 116 and said drift zone 110; said depletion zone having a conduction type; and said first terminal zone 108 and said second terminal zone 116 having a conduction type that is complementary to said conduction type of said depletion zone.

Claim 5 is thus rejected under 35 U.S.C. §103(a) as being unpatentable over

PTO Serial No. 10 / 073,847

Paper 7

Letavic et al. together with Assaderaghi et al.

With respect to dependent claim 6, Letavic et al's first terminal zone 108 has a conduction type; and its drift zone 110 has a conduction type that is equivalent to the conduction type of said first terminal zone.

Claim 6 is thus rejected under 35 U.S.C. §103(a) as being unpatentable over Letavic et al. together with Assaderaghi et al.

Registered practitioners can telephone the examiner at (703) 308-4939. Any voicemail message left for the examiner must include the name and registration number of the registered practitioner calling, and the application's PTO Serial Number. Technology Center 2800's general telephone number is (703) 308-0956.

Mark V. Frenty Mark V. Frenty Primary Examino: